

the meetings hereafter will be held in the office attached to the machine shop, at 121 p.m.

PENITENTIARY CONVENTION.—The delegates from the various Fire Companies in Jersey City met in convention on Monday evening, and made the following nominations for the approaching annual election:

Captain Engineers.—Samuel A. French and Charles N. Morris.
Asst. Captains.—John C. Williams, William J. Stevens and J. B. Nolan.
Second Ward—Frederick Jackson, James McLaughlin and James Wedefeld.
Third Ward—John B. Height and John McGuire.
Fourth Ward—John G. Hayes, P. H. Nugent and G. W. Dempsey.
Firemen.—Thomas Boyle, John H. Lyon and Henry A. Green.

LAW INTELLIGENCE.

SUPERIOR COURT—SPECIAL TERM.—March 30.—Before Judge Hoffman—Decisions.

Wm. F. Barry agt. Alx. Bonelli et al.—Motion to strike out sentence of imprisonment.

Butterworth agt. Capt. Kennedy—Judgment for \$1,000 and costs on demur; as with costs unless defendant should his answer within three days after service of copy of this order, and pay costs.

Butterworth agt. Fox—Judgment for plaintiff with costs.

John H. Tilton agt. The Union Gold Minig Co.—Demurrer to complaint, allowed with costs, to amend in ten days, and payment of costs.

Job L. Black agt. John Carney &c.—Motion denied.

Augustus P. Woodruff agt. John Huron.—Order to be modified, costs to defendant.

James C. C. Bell et al. agt. James G. Griner et al.—Injunction granted till the trial or further order of the Court, no costs to either party on this application.

COURT OF SPECIAL SESSIONS.—March 30.—Before Justice Powers and Shearman.

The Court sat in regular session, and 19 hall cases—*ibid.*

Will. Van Schreuder and Frederick Baicker were convicted of stealing five boxes of cigars. Penitentiary four months.

Eugene P. Fox was convicted of stealing a silver watch.

George Hooper was convicted of an assault and battery on Mrs. Higgins. Judgment suspended.

Augustus Steinberg was convicted of stealing a piece of cloth.

Mary Elizabeth pleaded guilty to an assault and battery on William H. Bennett. Penitentiary six months.

Mary Ryan pleaded guilty to stealing a cloth shawl. Judgment suspended.

William Nugent was convicted of stealing car company's pens.

Patrick Flanagan was convicted of stealing a key of door.

Michael McGowan was convicted of an assault and battery on John L. Flynn. Penitentiary two months.

Mary O'Brien was convicted of stealing a pair of shoes.

Jesse Dill was convicted of an assault and battery on Samuel Gleck. Judgment suspended.

Michael Dalton was convicted of an assault and battery on Frederick Swart. Fined \$10.

Charles Miller and Thomas Bayard were convicted of stealing from Bayard. Penitentiary four months; Miller, judgment suspended.

Henry Millard was convicted of stealing a shirt. Penitentiary two months.

Charles Cole was convicted of forcibly breaking into a house.

The Court was convicted of an assault and battery on Patrick Moran. Judgment suspended.

William Brennan and Thomas Brown were convicted of an assault and battery on Patrick Moran. Penitentiary four months.

John Anderson was convicted of an attempt to kill a boy's pocket. Penitentiary three months.

Ann Kennedy was convicted of an assault and battery on John King. Penitentiary three months.

Samuel Bang was convicted of stealing a silver watch. Penitentiary three months.

Mary Duffy was convicted of an assault and battery on Mary Flanagan. Penitentiary two months.

Frank Fay pleaded guilty to stealing a watch. Penitentiary three months.

Maria Jones was convicted of stealing a pair of gloves.

Sammy Coffey was convicted of an assault and battery on John E. Sparrow. Penitentiary three months.

Michael Cronin was convicted of an assault and battery on his wife. Penitentiary two months.

John E. Sparrow was convicted of an assault and battery on his wife. Judgment suspended.

John Campbell, for an assault and battery on John Cox, was fined \$10.

Maria Wilson was convicted of stealing sheets and other articles. Two months.

Sammy Coffey was convicted of an assault and battery on John E. Sparrow. Penitentiary three months.

Michael Cronin was convicted of an assault and battery on his wife. Penitentiary two months.

Mary Duffy was convicted of an assault and battery on Mary Flanagan. Penitentiary two months.

Frank Fay pleaded guilty to stealing a watch. Penitentiary three months.

Maria Jones was convicted of stealing a pair of gloves.

Sammy Coffey was convicted of an assault and battery on John E. Sparrow. Penitentiary three months.

Edward Dunn was convicted of an assault and battery on the City Prison for ten days.

Number of convictions, 33.

COURT OF APPEALS.

MARCH 30, 1858.—No. 446. People ex. d. v. Dennis, et al. Correspond. David D. Field for appellants; Charles O'Connor for respondents. No. 39, reserved for April 21. No. 30, reserved for April 22. No. 31, reserved for April 23. No. 32, reserved for April 24. No. 33, reserved for April 25. No. 34, reserved for April 26. Nicholas Hill for appellants; A. B. Cogswell for respondents. No. 35, allowed; Peas, argued; James T. Brady for appellants; G. Clark for respondents.

Order for March 31—Nos. 39, 44, 45, 46, 47, 2, 448, 450, 451, 76, 35, 44.

MORE "DEAD-RABBIT" RUFFIANISM.

A WOMAN FATALLY INJURED—TWO MEN BEATEN.

It was only with great exertion on the part of the police that a second riot was prevented from taking place at the corner of Chatham and Mulberry streets, about 9 o'clock last evening. The "Dead Rabbits" mustered there in strong force for the purpose of renewing their attack upon Engine Company No. 31, as they passed along from the Pearl-street fire. Such large numbers of people were in the vicinity, in expectation of a riot, as to block up the sidewalk and street, and render them impassable. The Engine Company was escorted over the battle-ground by a large force of police, another section of officers stationing themselves at the corner to prevent any demonstration. The "Rabbits" were thus intimidated from making any general attack, but contented themselves with flinging a few bricks at the officers' heads.

One of these missiles, thrown, it is thought, from the roof of a house, fell upon the head of Bridget Dunn, a single woman, who resides at No. 10 Mulberry street, and struck her senseless to the sidewalk. She was picked up by two policemen, who, while proceeding with her to the Station House, were assailed with bricks, one of which came near striking the woman again. The injured woman was attended at the Station-House by one of the police surgeons, who found her skull to be so badly fractured as to make her recovery impossible. She was afterward sent to the New-York Hospital. The injured woman had been twice cautioned by the police to leave the place, but she did not heed the warning.

In the evening two young men, brothers, named McCue, who reside in Elm street, while proceeding through Bayard, near Mulberry street, were without any provocation whatever, set upon from behind by some Sixth Ward ruffians, who dealt them severe blows with clubs. Both their heads were badly cut, and they were otherwise bruised. They state that they can identify their assailants.

TOWN ELECTIONS IN WESTCHESTER COUNTY.—The annual election for town officers in Westchester County took place yesterday. In the township of West Farms the contest was unusually warm, consequence of the Administration party having expended considerable money and made the most strenuous efforts to defeat Mr. John Bussing, the friend of the Hon. John B. Haskin. Mr. Lewis G. Morris, who had taken an active part in meetings in favor of the Kansas policy of the Administration, was selected as the opposition candidate for Supervisor; but, notwithstanding the exertions in his behalf, he was beaten by 10 votes.

East Chester.—Darwin Lyons—About 180 majority.
 Mount Pleasant.—Alfred M. Moore—About 30 majority.
 Morris Park.—William C. Morris—About 750 majority.
 New Rochelle.—Theodore Davids.—No opposition.
 White Plains.—Dwight C. Smith—Over Lawrence.
 West Farms.—John Bussing—No majority.
 * Members of the old Board.

FIRE.

FEAR IN PEAK STREET.

Last evening about 7 o'clock, a fire broke out in the building No. 119 Pearl street, occupied by P. Giraud & Co., manufacturers and importers of cordials; H. Heppock and A. Mayle as offices. The fire originated in the basement in Giraud & Co.'s premises, but from what cause is unknown, and thence extended to the roof. The firemen were early on the ground, but from the combustible nature of the material about the premises, several hours elapsed before they could subdue the flames. The amount of losses and insurances of the occupant were unable to ascertain. The fire was the result of a building owned by Mr. Evans Eddy and Whitman Brothers, importers, No. 72 Beaver street, in the rear of Giraud & Co.'s premises, sustained on considerable damage by fire and water. Policeman Van Vechten, of the First Precinct, discovered the fire as it burst through the front grating, and gave the alarm. The total loss will not fall short of \$10,000.

FEAR IN EIGHTY-THREE STREET.

Last night, about 8 o'clock, the alarm of fire in the building No. 119 Pearl street, occupied by P. Giraud & Co., manufacturers and importers of cordials; H. Heppock and A. Mayle as offices. The fire originated in the basement out of Allspice, the premises of the Superintendent, at the angle of Eighty-third street and Tenth avenue. Damage slight.

Second District was caused by the burning of a stable corner of Eighty-third street and Tenth avenue. Damage slight.

THE ALLSOP MYSTERY.—The cooperation of the New-York detective with the French and English officers in the forcing out of Allsop was permitted by the General Superintendent Tallmadge, at the suggestion of the French and British Consuls. The design of the Superintendent was simply to know the whereabouts of the man, and be able to arrest him if he were within the city, and to do it. In expectation of such an event the detective will try to keep him within catching distance. It is worthy of note that this espionage of the Consuls was carried on before either of them had received a copy of the Order from His Government on the subject, and the Superintendent has not yet been informed that any instructions have arrived.

Journal of Commerce.

It strikes us, if the above statement be true, that "the two Consuls" were entirely too fast, and the Superintendent of Police, if anything, still faster.

MURKED.

HANKINS—HOTEL—In New-York, Long Island, on Sunday, March 29, by the Rev. Wm. H. Johnson, M. A., son of the Rev. Dr. Miles Harkness.

JOHN L. BLACK—Elijah C. Johnson, Jr.—Motion deposed before him, with copy of copy of his order, and pay costs.

BUTTERWORTH AGT. FOX—Judgment for plaintiff with costs.

JOHN H. TILLOTSON—The Union Gold Minig Co.—Demurrer to complaint, allowed with costs, to amend in ten days, and payment of costs.

JOHN L. BLACK—John Carney &c.—Motion deposed before him, with copy of copy of his order, and pay costs.

JOHN H. TILLOTSON—The Union Gold Minig Co.—Demurrer to complaint, allowed with costs, to amend in ten days, and payment of costs.

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